

EMERGENCY FORWARD: Demand for Supreme Court Assumption of Jurisdiction – Constitutional Breakdown, Judicial Criminality, and Mandamus Obstruction

To:

Circuit Executive, U.S. Court of Appeals for the Sixth Circuit

Circuit Executive, U.S. Court of Appeals for the Ninth Circuit

Circuit Executive, U.S. Court of Appeals for the D.C. Circuit

CC:

U.S. Department of Justice – Civil Rights Division
DOJ Criminal Fraud Section

DOJ Civil Rights: disability.rights@usdoj.gov

Governor of Kentucky

U.S. Supreme Court Clerk (for awareness and intervention)

Other oversight bodies responsible for ADA, 504, VAWA, Medicaid, and judicial ethics

Dear Circuit Executives and Oversight Authorities,

This message is forwarded as part of an urgent and lawful request for immediate judicial intervention, federal supervision, and Supreme Court assumption of jurisdiction due to an unprecedented breakdown of due process, constitutional violations, and verified criminal conduct by multiple courts, judges, clerks, and agencies.

Key Points of Judicial Misconduct and Obstruction:

- The case was transferred unlawfully from the Northern

District of California (NDCA) to the Western District of Kentucky (WDKY), despite explicit instructions and filings requesting otherwise.

- Judge Araceli Martinez-Olguin failed to rule on any matters, refused to acknowledge emergency motions, and closed the case via a quiet transfer, denying all procedural and due process rights.
- Upon transfer to WDKY, the first docket entry is #43 and remains sealed, as does entry 56-2, meaning I am blocked from accessing my own federal case filings without any justification or judicial order made available.
- A Writ of Mandamus was filed with the Ninth Circuit Court of Appeals on January 10, with explicit ADA accommodation requests stating that it was being sent by email due to disability.
- The Ninth Circuit read the email (confirmed through email tracking tools), then falsely claimed it was never received, and refused to act.
- A second written Writ of Mandamus was submitted weeks later to the same court—again, no acknowledgment or response was ever received.
- The Sixth Circuit Court of Appeals currently has the full case and has failed to assign a judge or take any action, despite multiple emergency filings and constitutional claims.

Criminal Conduct, Clerk Complicity, and Treason

- Judge Benjamin Beaton, Western District of Kentucky, has refused to recuse himself, despite the filing of a formal emergency recusal motion citing extreme bias, prior misconduct, and verified criminal violations.
- Additionally, active judicial complaints are on file against both Judge Beaton and Judge Araceli Martinez-Olguin for obstruction of justice, judicial misconduct, and due process violations. I have formally requested their permanent disqualification from the judiciary and immediate removal from the bench.
- Despite this, Judge Beaton remains assigned to the case, continuing to obstruct all access to lawful remedies and violating the standards of impartiality required under federal judicial ethics.

- Clerks' offices in WDKY, NDCA, DCDC, and the Sixth Circuit are actively obstructing filings, refusing to correct known errors, sealing records without cause, and blocking docket entries that should be publicly accessible.
- These actions are in direct violation of the Constitution, and when committed under color of law, they constitute aiding enemies of the Constitution, meeting the definition of treason under Article III, Section 3.

Supreme Court: Emergency Assumption of Jurisdiction

I now formally demand that the Supreme Court of the United States assume full jurisdiction over this matter under its emergency supervisory authority. This is the only path remaining to protect the Constitution, due process, and human life.

This matter is no longer confined to a single jurisdiction—it implicates RICO, False Claims Act violations, ADA, Section 504, VAWA, IDEA, Medicaid Waiver Law, Olmstead, and constitutional protections under the 1st, 4th, 5th, 6th, 8th, and 14th Amendments.

Critical Note:

This summary includes only a portion of the ongoing violations against me and my child. The full record is available and includes hundreds of pages of documentation, sworn statements, evidence of digital tampering, court misconduct, and agency-level dereliction.

If any party copied on this message is under a gag order, NDA, or legal restriction, you are obligated to explicitly state this and respond with the maximum legally permissible information under transparency and federal ethics requirements.

Respectfully,

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